

## Information regarding UCMJ abuses

I assert that I was subjected to a staggering amount of abuses before, during, and after my convicting trial: ethical, legal, procedural, Constitutional.

While confined in the Joint Regional Corrections Facility I was angry. I was fired up. I railed against the system while operating strictly within it.

More importantly, I was vocal and action-oriented.

I was the inmate that investigated and uncovered the standing Fort Leavenworth policy of coerced confessions. Via FOIA requests I found the governing policy that dictates inmates convicted of sexual crimes cannot have contact their children (regardless of case involvement) or gain additional privileges (such as transfer to minimum security) unless they first admit guilt, a clear violation of post-trial 5th amendment rights.

I was the inmate that brought the Inspector General to bear - multiple times - on the facility's utter disregard for its own established procedures and guidelines.

I was the inmate that reported staff misconduct to corrections supervisors on so many occasions.

I was the inmate that others came to for perspective and advice because I was often in the law library, devouring case decisions and uncovering legal minutiae.

I am the *soldier* that my fellow incarcerated service members entrusted with their most sensitive data because they saw me taking the government to task.

I have a dozen such cases.

## Names in Question

*My original paper listing the names and numbers was damaged, one of the realities of being homeless*

### ❖ Names with complete info

- Hunter J Israel (93529) <sup>1</sup>
- William Record (93247)
- Micheal Chambers (93045) \*
- Kendrick Woolsey (94785) <sup>2</sup>
- Edmund Touchette (94815)
- Joshua Marks (93273)
- Alessandro Facciponti (94171)

### ❖ Names with incomplete info

- Jerimiah Austin (94455) [Requests name left out of public space if possible] <sup>3</sup>
- Jason Dieter
- Steven Perry
- Nathaniel Ramos
- Smiley (first name unknown) <sup>4</sup>

1. Alleged victim recanted. Soldier is legally unable to confess because there is no recognized crime. Military courts are still unwilling to overturn the conviction.

2. Convicting video's audio track was mysteriously missing or damaged while the video track of the very same file plays flawlessly, tainting exonerating evidence.
  3. Zero physical or photographic evidence provided at trial, was convicted on verbal testimony alone.
  4. Alleged victim never had a consistent story; her previously taken sworn statement had corrective notes scribbled in the margins even while at trial before being submitted into evidence.
- CSM Dan Nolan was relieved of command for daring to speak in defense of Chambers